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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/716,877	11/20/2003	Hee Kyung Ju	912-42	5636
-*	7590 . 09/17/200 VDFRHVF PC	7	EXAM	INER
NIXON & VANDERHYE, PC 901 NORTH GLEBE ROAD, 11TH FLOOR		HAIDER, SAIRA BANO		
ARLINGTON,	RLINGTON, VA 22203		ART UNIT	PAPER NUMBER
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			MAIL DATE	DELIVERY MODE
	•		09/17/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/716,877	JU ET AL.			
Office Action Summary	Examiner	Art Unit			
	Saira Haider	1711			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet w	ith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period v. Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNI 36(a). In no event, however, may a will apply and will expire SIX (6) MO e, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 29 M	<u>lay 2007</u> .				
,	,—				
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.I	D. 11, 453 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>1-9,12,13 and 17-19</u> is/are pending ir	n the application.				
4a) Of the above claim(s) 1-9,13,17 and 18 is/a	• •	deration.			
5) Claim(s) is/are allowed.	•				
6)⊠ Claim(s) <u>12 and 19</u> is/are rejected.					
7) Claim(s)is/are objected to.					
8) Claim(s) are subject to restriction and/o	or election requirement.				
Application Papers					
9) The specification is objected to by the Examine	er.				
10) The drawing(s) filed on is/are: a) acc	epted or b) objected to	by the Examiner.			
Applicant may not request that any objection to the	drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correct	tion is required if the drawing	g(s) is objected to. See 37 CFR 1.121(d).			
11) The oath or declaration is objected to by the Ex	kaminer. Note the attache	d Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	•	§ 119(a)-(d) or (f).			
1. Certified copies of the priority document					
2. Certified copies of the priority document		·· ———			
3. Copies of the certified copies of the prio	•	received in this National Stage			
application from the International Bureau * See the attached detailed Office action for a list		received			
dee the attached detailed Office action for a list	of the certified copies no	received.			
	•				
Attachment(s)					
1) Notice of References Cited (PTO-892)		Summary (PTO-413)			
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) 	Paper No 5) \int Notice of	(s)/Mail Date Informal Patent Application			
Paper No(s)/Mail Date	6) Other:				

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 2. Claims 12 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mathiowitz et al. (WO 00/32307) in view of Asgharian (US 5,672,213).
- 3. Mathiowitz discloses the preparation of multi-wall polymeric microcapsules from hydrophillic polymers. In the preferred method, two polymers are dissolved in an aqueous solvent, the substance to be incorporated is dispersed or dissolved in the polymer solution, the mixture is suspended in an organic solvent or polymer/water mixture and stirred, and the solvent is slowly evaporated, creating microspheres with an inner core formed by one polymer and an outer layer formed by the second polymer (abstract). Thus resulting in the formation of a hard multi-layered microcapsule.
- 4. Mathiowitz exemplifies polyethylene glycol (molecular weight of 8,000 Da) as one of the polymers, thus reading on the claimed high molecular weight polyol. Mathiowitz exemplifies dextran (molecular weight of 500,000 Da) as the other polymer, thus reading on the claimed wall-component polymer (Example 1).
- 5. In reference to the substance to be incorporated, i.e. the core material, Mathiowitz discloses suitable examples including biologically active substances, such as enzymes (Page 11, lines 19-23).
- 6. The reference discloses that a surface active agent can be added into the second solution, suitable examples include emulsifiers (page 11, lines 30-32). Therefore, it is clear that upon mixing of the polymer solution with the substance to be incorporated an emulsion is formed.

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- 7. The Mathiowitz reference discloses all of the claimed limitations with the exception of the dispersion of the enzyme into a low molecular weight polyol, as claimed. Thus, attention is directed towards the Asgharian reference. The Asgharian reference discloses the stabilization of enzymes prior to use in order to obtain maximal activity once the enzyme is put to use (col. 3, lines 6-16). Specifically, the Asgharian reference discloses the use of polyols to aid in the stabilization of the enzyme, suitable examples of polyols include polyethylene glycol 200 (molecular weight of 200) (col. 4, lines 52-63). Therefore, it would have been obvious to one of ordinary skill in the art at the time. of the invention to stabilize the enzyme with a low molecular weight polyol, such as those described by Asgharian, and utilize the stabilized enzyme suspension as the substance to be incorporated in the encapsulation process of Mathiowitz. It is noted that the Mathiowitz discloses that the substance to be incorporated can be provided in a suspension in order to not be adversely affected by the polymer, polymer solvent, or the temperature at which solvent evaporation occurs (Page 11, lines 24-29), thus motivating one to utilize the polyol enzyme stabilizing solution of Asgharian. Further, motivation for the combination is provided by the fact that stabilization of the enzyme is preferred in order to obtain maximal activity from the enzyme once it is put to use.
- 8. In reference to the claimed limitations regarding the triple-layered microcapsule, since the prior art teaches the identical chemical compounds formed via the identical process claimed by applicant, the triple-layered structure which applicant claims is necessarily present in the prior art.
- 9. In reference to the claimed functions of the low and high molecular weight polyols, it is noted that since the polyols disclosed in the prior art are identical to those claimed and disclosed in applicant's specification, it is inherent that the prior are polyols are capable of performing the claimed functions.

10. In reference to claim 12, the Mathiowitz reference fails to disclose the claimed enzymes. However, the Asgharian reference discloses a variety of enzymes, such as alkaline proteases, a type of hydrolase (col. 6, lines 15-20). Wherein it would have been obvious to used alkaline proteases as the enzymes in the method taught by the above combination of references in order to utilize an enzyme which is recognized as ophthalmically acceptable (col. 5, lines 54-65).

Response to Arguments

11. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

- 12. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 13. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner

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should be directed to Saira Haider whose telephone number is (571) 272-3553. The examiner can

normally be reached on Monday-Friday from 9am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

James Seidleck can be reached on (571) 272-1078. The fax phone number for the organization

where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Saira Haider

Examiner

Art Unit 1711

James J. Seidleck **Supervisory Patent Examiner** Technology Center 1700